SANDERS LAW, PLLC

Craig B. Sanders, Esq. (CS4163) 100 Garden City Plaza, Suite 500 Garden City, New York 11530 Telephone: (516) 203-7600 csanders@sanderslawpllc.com

Attorneys for Plaintiff File No.: 110916

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Barcroft Media, Ltd.,

Plaintiff,

Vs.

COMPLAINT

Penske Media Corporation and Asia TV
USA Ltd,

Defendant.

Barcroft Media, Ltd. ("Barcroft" or "*Plaintiff*"), by and through its undersigned counsel, for its Complaint against Defendants Penske Media Corporation and Asia TV USA Ltd (hereinafter collectively referred to as "*Defendants*") states and alleges as follows:

INTRODUCTION

- 1. This action seeks to recover for copyright infringement. Plaintiff herein provides entertainment-related photojournalism goods and services and owns the rights to photographs featuring celebrities which they license to online and print publications. Plaintiff has obtained U.S. copyright registrations covering many of its photographs, and many others are the subject of pending copyright applications.
- 2. Defendants own and operate a website known as www.criclife.com (the "Website") and, without permission or authorization from Plaintiff actively copied, stored, modified, and/or displayed Plaintiff's photographs on the Website without permission or authorization from Plaintiff and engaged in this misconduct knowingly and in violation of the United States copyright laws.

PARTIES

- 3. Plaintiff is an international media content company based in London, England, that maintains an office in Kings County, New York.
- 4. On information and belief, Defendant Penske Media Corporation, is a Delaware Corporation with a principal place of business in Los Angeles County, California and is liable and responsible to Plaintiff based on the facts herein alleged.
- 5. On information and belief, Defendant Asia TV USA Ltd, is a Delaware Corporation with a principal place of business in New York County, New York and is liable and responsible to Plaintiff based on the facts herein alleged.

JURISDICTION AND VENUE

- 6. This Court has subject matter jurisdiction over the federal copyright infringement claims pursuant to 28 U.S.C. §1338(a) and 28 U.S.C. §1331.
- 7. This Court has personal jurisdiction over Penske Media Corporation because Penske Media Corporation maintains an office in New York.
- 8. This Court has personal jurisdiction over Asia TV USA Ltd because Asia TV USA Ltd maintains its principal place of business in New York.
- 9. Venue is proper under 28 U.S.C. §1391(a)(2) because Penske Media Corporation and Asia TV USA Ltd do business in this Judicial District and/or because a substantial part of the events or omissions giving rise to the claim occurred in this Judicial District.

FACTS COMMON TO ALL COUNTS

- 10. Penske Media Corporation is the registered owner of the Website and is responsible for their content.
- 11. On information and belief, Asia TV USA Ltd is the operator of the website www.criclife.com and is responsible for its content.
- 12. The Website is a popular and lucrative enterprise that purposefully displays celebrity and/or news photographs, including Plaintiff's copyrighted photographs.
- 13. The Website is monetized in that it contains paid advertisements and/or sells merchandise to the public and, on information and belief, Defendants profit from these activities.

- 14. Without permission or authorization from Plaintiff, Defendants volitionally selected, copied, modified, stored and/or displayed Plaintiff copyright protected photographs (hereinafter collectively referred to as "*Photographs*"), as set forth in Exhibit "1" which is annexed hereto and incorporated in its entirety herein, on the Website.
- 15. On information and belief, the Photographs were copied, modified, stored and/or displayed without license or permission, thereby infringing on their copyrights (hereinafter collectively referred to as the "*Infringements*").
- 16. As is set forth more fully in Exhibit "1", each listed Infringement contains the URL ("Uniform Resource Locator") for a fixed tangible medium of expression that was sufficiently permanent or stable to permit it to be communicated for a period of more than transitory duration and therefore constitutes a specific item of infringement. 17 U.S.C. §106(5); Perfect 10, Inc. v. Amazon.com, Inc., 508 F.3d 1146, 1160 (9th Cir. 2007).
- 17. Each listed infringement in "Exhibit 1" is an exact copy of Plaintiff's original image that was directly copied and stored by Defendants on the Website.
- 18. Each infringement listed in "Exhibit 1" constitutes a separate and distinct act of infringement by Defendants.
- 19. On information and belief, Defendants take an active and pervasive role in the content posted on its Website, including, but not limited to copying, posting, selecting, commenting on and displaying Plaintiff's Photographs.
- 20. On information and belief, the Photograph was posted to the Website by "Criclife Staff".
- 21. On information and belief, "Criclife Staff" include employees and/or owners of Defendants.
- 22. On information and belief, "Criclife Staff" are writers who produce content for the Website.
- 23. On information and belief, Defendant has failed to register with the United States Copyright Office pursuant to 17 U.S.C. §512.
- 24. On information and belief, Defendants were aware of facts or circumstances from which the determination regarding the Infringements was apparent. Defendants cannot claim that they were aware of the infringing activities, including the specific Infringements which form the basis of this complaint, since such a claim would amount to only willful

blindness to the Infringements on the part of Defendants.

- 25. On information and belief, Defendant engaged in the Infringements knowingly and in violation of applicable United States Copyright Laws.
- 26. On information and belief, Defendants' employees and agents created, authored, posted, participated in and/or commented on "threads," articles or postings including those featuring Plaintiffs' copyright-protected Photographs.
- 27. On information and belief, Defendants' employees and agents actively reviewed, monitored, commented on, deleted and "cleaned" postings, articles and threads similar to and including those featuring Plaintiff's copyright-protected Photographs.
- 28. On information and belief, the Photographs are readily identifiable as copyright-protected as they contain a copyright watermark on the image, thereby making Defendants' infringement willful as a matter of law.
- 29. On information and belief,, Defendants have the legal right and ability to control and limit the infringing activities on their Website and exercised and/or had the right and ability to exercise such right, which is evidenced by the following:
 - (a) Defendants' employees and agents had complete control over and actively reviewed and monitored the content posted on the Website.
 - (b) Defendants admit that they monitor the content on their Website.
 - (c) Defendants' employees and agents actively review, modify and delete or "cleaned" postings, articles and threads on the Website.
- 30. On information and belief, Defendants have received a financial benefit directly attributable to the Infringements. Specifically, by way of the Infringements, the Websites had increased traffic to the and, in turn, realized an increase their advertising revenues and/or merchandise sales.
- 31. On information and belief, a large number of people have viewed the unlawful copies of the Photographs on the Website.
- 32. On information and belief, Defendants at all times had the ability to stop the reproduction and display of Plaintiff's copyrighted material.
 - 33. As a result of Defendants' misconduct, Plaintiff has been substantially harmed.

FIRST COUNT

(Direct Copyright Infringement, 17 U.S.C. §501 et seq.)

- 34. Plaintiff repeats and incorporates by reference the allegations contained in the preceding paragraphs, as though set forth in full herein.
- 35. The Photographs are original, creative works in which Plaintiff owns valid copyrights, properly registered with the United States Copyright Office.
- 36. Plaintiff has not licensed Defendants the right to use the Photographs in any manner, nor has Plaintiff assigned any of its exclusive rights in the Copyrights to Defendants.
- 37. Without permission or authorization from Plaintiff and in willful violation of their rights under 17 U.S.C. §106, Defendants improperly and illegally copied, stored, reproduced, distributed, adapted, and/or publicly displayed works copyrighted by Plaintiff thereby violating Plaintiff's exclusive rights in its copyrights.
- 38. Defendants' reproduction of the Photographs and display of the Photographs on the Website constitutes willful copyright infringement. *Feist Publications, Inc. v. Rural Telephone Service Co., Inc.*, 499 U.S. 340, 361 (1991).
- 39. As a direct and proximate result of Defendants' misconduct, Plaintiff has been substantially harmed and should be awarded statutory damages against Defendants pursuant to 17 U.S.C. §504(c) of up to \$150,000 per infringement in an amount to be proven at trial.

SECOND COUNT

(Vicarious Copyright Infringement)

- 40. Plaintiff repeats and incorporates, as though fully set forth herein, each and every allegation contained in the preceding paragraphs, as though set forth in full herein.
- 41. At all material times hereto, on information and belief, Defendants had the legal right and practicable ability to supervise, control, limit, and stop the infringing conduct of its employees, agents and members, and yet, Defendants declined to exercise such right and ability in the instant case.
- 42. For example, on information and belief, Defendants had the practicable ability to police the images on the Website when its employees and agents edited, modified and/or interacted with the Photographs and, therefore, had the right and ability to supervise and control the infringing Photographs.
 - 43. As a direct and proximate result of Defendants' refusal to exercise its right to

stop or limit the infringing conduct, on information and belief, Defendants' members have continued to infringe upon Plaintiff's Photographs, which, in turn, generates profits for Defendants directly from the use of the Infringements.

- 44. On information and belief, Defendants enjoyed a directed financial benefit from the infringing activity of its members, employees and agents from, inter alia, advertising revenue derived from the increased traffic to its Website and from increase in fees paid by sponsors.
- 45. On information and belief, Defendants further enjoyed a directed financial benefit from using the "draw" of Plaintiff's Photographs to increase user traffic, thereby increasing advertising revenue, sponsorship fees, partnership opportunities, brand awareness, and its readership base.
- 46. Accordingly, Defendants are liable as vicarious infringers since they profited from direct infringement while declining to exercise a right to stop or limit it. *See e.g.*, Perfect 10, Inc. v. Amazon.com, Inc., 508 F.3d. 1146, 1171 (9th Cir. 2007); *Metro-Goldwyn-Mayer Studios Inc. v. Grokster, Ltd.*, 545 U.S. 913, 929-30 (2005).
- 47. As a direct and proximate result of Defendants' misconduct, Plaintiff has been substantially harmed and should be awarded statutory damages against Defendants pursuant to 17 U.S.C. §504(c) of up to \$150,000 per infringement in an amount to be proven at trial.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests judgment as follows:

That the Court enters a judgment finding that Defendants have infringed on Plaintiff's rights to the Photographs in violation of 17 U.S.C. §501 et seq. and award damages and monetary relief as follows:

- a. Statutory damages against Defendant pursuant to 17 U.S.C. §504(c) of up to \$150,000 per infringement, or in the alternative, Plaintiff's actual damages and the disgorgement of Defendants' wrongful profits in an amount to be proven at trial; and
- b. A permanent injunction against Defendants pursuant to 17 U.S.C. §502; and

- c. Plaintiff's attorneys' fees pursuant to 17 U.S.C. §505; and
- d. Plaintiff's costs; together with
- e. Such other relief that the Court determines is just and proper.

DATED: October 20, 2016

SANDERS LAW, PLLC

By: /s/ Craig B. Sanders
SANDERS LAW, PLLC
100 Garden City Plaza, Suite 500
Garden City, New York 11530

Tel: (516) 203-7600 Fax: (516) 281-7601

 $cs and ers @\, sanders law pllc. com\\$

Attorneys for Plaintiff File No.: 110916